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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/23/2003	Yohsuke Takeuchi	Q78106	1599
0 09/13/2005		EXAM	INER
•		CHU, JOHN S Y	
VANIA AVENUE, N.W.		ART UNIT	PAPER NUMBER
, DC 20037	•	1752	
	10/23/2003	10/23/2003 Yohsuke Takeuchi 0 09/13/2005 ON, PLLC VANIA AVENUE, N.W.	10/23/2003 Yohsuke Takeuchi Q78106 0 09/13/2005 EXAM ON, PLLC VANIA AVENUE, N.W. ART UNIT

DATE MAILED: 09/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Office Action Summanu	10/690,779	TAKEUCHI ET AL.		
Office Action Summary	Examiner	Art Unit		
	John S. Chu	1752		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MOI . cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. & 133)		
Status		· .		
1) Responsive to communication(s) filed on 23 O	ctober 2003.	•		
	This action is non-final.			
3) Since this application is in condition for allowar	nce except for formal mat	ters, prosecution as to the merits is		
closed in accordance with the practice under E				
Disposition of Claims				
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.				
4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.	•			
6)⊠ Claim(s) <u>1-20</u> is/are rejected.				
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/o	r election requirement.			
Application Papers				
9) The specification is objected to by the Examine	r.			
10) The drawing(s) filed on is/are: a) acc		by the Examiner.		
Applicant may not request that any objection to the		•		
Replacement drawing sheet(s) including the correct		• •		
11)☐ The oath or declaration is objected to by the Ex				
Priority under 35 U.S.C. § 119				
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).		
a)⊠ All b)□ Some * c)□ None of:				
1. Certified copies of the priority documents have been received.				
2. Certified copies of the priority documents	s have been received in A	Application No		
3. Copies of the certified copies of the prior		received in this National Stage		
application from the International Bureau	• • • • • • • • • • • • • • • • • • • •			
* See the attached detailed Office action for a list	of the certified copies not	received.		
AMachinesis				
Attachment(s)				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date		
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/23/03.		nformal Patent Application (PTO-152)		

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DETAILED ACTION

This Office action is in response to the application filed October 23, 2003.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over SCHELER et al in view of Journal article "Coupling of diazonium compounds with 2-methylbenzothiazoles", (Pierrot et al).

The claimed invention is drawn to the following;

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 A recording material comprising: on a support, a recording layer including a diazo compound, a coupler compound that can react with the diazo compound to form a color, and a metal salt, wherein

the coupler compound is represented by the general formula (1):

General formula (1)

wherein R¹, R², R³, and R⁴ each independently represent a hydrogen atom, an alkyl group, an aryl group, an alkoxy group, or an amino group; R⁵, R⁶, R⁷, R⁸, and R⁸ each independently represent a hydrogen atom, a halogen atom, an alkyl group, an aryl group, an alkoxy group, an aryloxy group, an alkylthio group, an arylthio group, an alkylsulfonyl group, an arylsulfonyl group, an alkoxycarbonyl group, an aryloxycarbonyl group, an acyloxy group, an acyl group, a carbamoyl group, an acylamino group, a sulfamoyl group, a sulfonamide group, a cyano group, or a

SCHELER et al discloses a diazotype light sensitive material wherein the components in include a diazonium salt and a coupler. Applicants are directed to column 3, line 25 – column 4, line 16 which discloses the following structure:

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The light-absorbing compound preferably comprises 25 a benzothiazole, in particular a benzothiazole of the formula:

This compound disclose the use of benzothiazole compounds in as an additive component for diazotype image forming materials which serve to gives the material a flat gradation as well as no background staining.

SCHELER et al lacks the claimed compound of formula I in claim 1.

PIERROT et al discloses the use of a coupler for diazonium compounds defined as benzothiazole, 2-[(p-nitrophenylazo)methyl-] as seen in the Chemical Abstracts copy. This disclosure clearly suggests the use of the benzothiazole, 2-[(p-nitrophenylazo)methyl-] as a coupler in image forming materials with a diazonium compound.

It would have been *prima facie* obvious to one of ordinary skill in the art of diazonium image forming materials to substitute the coupler of PIERROT et al as disclosed and suggested for the additive benzothiazole compound found in SCHELER et al with the reasonable expectation of same or similar results as disclosed in SCHELER et al for improved gradation and no background staining.

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. SCHICKFLUSS et al is cited to disclose an azo dyestuff compound having a benzothiazolyl radical.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Chu whose telephone number is (571) 272-1329. The examiner can normally be reached on Monday - Friday from 9:30 am to 6:00 pm.

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The fax phone number for the USPTO is (703) 872-9306. On July 15, 2005 applicants should begin sending correspondence to the new USPTO Central fax phone number at 571-273-8300. Applicants can still use the old fax number until September 15, 2005 at which time the old fax number will no longer be operational.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-1700.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PMR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

John S. Chu

Primary Examiner, Group 1700

J.Chu September 7, 2005